	WASHINGTO!	N COUNTY, STATE OF UTAH
STATE OF UTA))) JURY VERDICT)
VS.	•	
WARREN STEED JEFFS,		
	Defendant,) Case No. 061500526
We, the J	ury, duly empanelled	in the above-entitled case find as follows:
Count I:		and the second of the second o
That the I	Defendant is <u>GUILTY</u>	beyond a reasonable doubt of the crime charged in Count
	ion, RAPE AS AN A	
• •		
•		Yes

as the allegation is not proven by the evidence required,

Yes

Count II

Tha	t the Defen	lant is <u>GUIL</u>	<u>ΓY</u> beyond a	reasonable d	oubt of the	crime charg	ged in Count
II of the In	formation,	RAPE AS AN	I ACCOMP	LICE.	A CONTRACTOR OF THE SECOND		

Yes

That the Defendant is <u>NOT GUILTY</u> of the crime charged in Count II of the information as the allegation is not proven by the evidence required,

Yes

Dated this _____ day of _______, 2007.

Foreperson